

# ORAL ARGUMENT NOT YET SCHEDULED

NO. 24-7122, 24-7123, 25-7027

In the  
United States Court Of Appeals For The  
District Of Columbia Circuit

---

AMAALA JONES-BEY AND KAREN HYLTON, *APPELLEES*

*v.*

DISTRICT OF COLUMBIA, ET AL., *APPELLANTS*

On Appeal from the United States District Court  
for the District of Columbia, No. 1:21-cv-2674-JMC  
Before the Honorable Jia M. Cobb

---

**MOTION OF GERSTEIN HARROW LLP TO WITHDRAW AS  
COUNSEL FOR INTERVENOR-PLAINTIFF-APPELLEE KAREN  
HYLTON**

---

/s/ Charles Gerstein

Charles Gerstein

Jason Harrow

GERSTEIN HARROW LLP

400 7<sup>th</sup> St., NW, Suite 304,

Washington, DC 20004

charlie@gerstein-harrow.com

(202) 670-4809

*Attorneys for Plaintiff-Intervenor-  
Appellee Karen Hylton*

## PRELIMINARY STATEMENT

Counsel for Plaintiff-Intervenor-Appellee Karen Hylton—that is, Charles Gerstein and Jason Harrow of Gerstein Harrow LLP—hereby move the Court to withdraw as attorneys for Hylton. They have been discharged by Hylton. *See* D.C. Rule of Prof. Conduct 1.16(a)(3) (a lawyer “shall withdraw from the representation of a client if . . . the lawyer is discharged”).

## CONCLUSION

For the foregoing reasons, this Court should grant the motion to withdraw as counsel.

Respectfully submitted,

/s/ Charles Gerstein

Charles Gerstein

Jason Harrow

GERSTEIN HARROW LLP

400 7<sup>th</sup> St. NW, Suite 304,

Washington, DC 20004

charlie@gerstein-harrow.com

(202) 670-4809